Cumulative Table of Cases Connecticut Appellate Reports Volume 200

(Replaces Prior Cumulative Table)

American Tax Funding, LLC v. Design Land Developers of Newtown, Inc	837
Autry v. Hosey . Negligence; whether trial court erred in finding that pedestrians struck by motor vehicles suffer greater emotional trauma than those involved in motor vehicle accidents as drivers or passengers and improperly calculated noneconomic damages based on this finding.	795
Borg v. Cloutier	82
Budrawich v. Budrawich	229
Casiraghi v. Casiraghi	771
Clinton v. Aspinwall	205
Costanzo v. Plainfield	755
$ \begin{array}{c} \text{Davis } v. \ \text{Davis} \\ \vdots \\ Dissolution \ of \ marriage; \ whether \ trial \ court \ provided \ defendant \ with \ adequate \ notice \\ that \ it \ might \ dispose \ of \ plaintiff's \ motion \ for \ modification \ of \ alimony \ at \ certain \\ \end{array} $	180

hearing; claim that trial court improperly ordered reimbursement to plaintiff for expenses related to fixing septic system at marital residence; claim that trial court abused its discretion by failing to consider plaintiff's conduct relative to defendant's efforts to make repairs himself; unpreserved claim that trial court failed to apply unclean hands doctrine; whether trial court failed to apply statute (§ 46b-224) governing suspension of child support order in calculating child support arrearage; claim that trial court improperly refused to deduct from arrearage amount for period of time parties' minor child was in defendant's custody.	
Dempsey v. Cappuccino	653
Deutsche Bank National Trust Co. v. Pototschnig	554
Deutsche Bank National Trust Co. v. Shivers (Memorandum Decision)	903 524
Ferri v. Powell-Ferri. Vexatious litigation; trusts; cross complaint; motion for summary judgment; whether trial court erred in determining that defendants had probable cause to bring cross complaint; whether trial court applied correct standard for determining whether defendants had probable cause to prosecute cross complaint; whether trial court properly determined that meritless action did not necessitate conclusion that it lacked probable cause or was frivolous; whether trial court correctly determined that lack of precedent in other jurisdictions did not render cross complaint as being without probable cause.	63
Giordano v. Giordano	130
Goody v. Bedard. Negligence; premises liability; motion for extension of time; summary judgment; claim that trial court abused its discretion in effectively denying plaintiff's third motion for extension of time to respond to defendant's motion for summary judgment; claim that trial court improperly granted motion for summary judgment; whether trial court erred in determining that there was no disputed issue of material fact that defendant did not owe duty of care to decedent.	621
Heather S. v. Commissioner of Correction (Memorandum Decision)	904 149

HSBC Bank USA, National Assn. v. Gilbert	335
Foreclosure; whether trial court erred in granting motion for summary judgment	
as to liability; claim that genuine issue of material fact existed as to whether	
defendants received proper notice of default and acceleration of note; claim that	
trial court erred when it relied in part on representations of counsel as to facts	
related to error in conjunction with electronic filing; claim that trial court erred	
in relying on plaintiff's affidavits in support of motion for summary judgment;	
claim that plaintiff's affidavit of debt did not comply with holding of Jenzack	
Partners, LLC v. Stoneridge Associates, LLC (183 Conn. App. 128), because affiant	
lacked personal knowledge as to starting balance of debt.	001
In re Elizabeth W. (Memorandum Decision)	901
Jackson v. Yale University (Memorandum Decision)	902
Larmel v. Metro North Commuter Railroad Co	660
Negligence; accidental failure of suit statute (§ 52-592 (a)); motion to dismiss; arbitration (§ 52-549u et seq.); claim that trial court failed to hold that plaintiff's	
action was viable pursuant to § 52-592 (a); whether Nunno v. Wixner (257 Conn.	
671) was controlling.	
Lepeska v. Commissioner of Correction (Memorandum Decision)	903
Maldonado v. Commissioner of Correction (Memorandum Decision)	904
Maldonado v. Flannery	904
Negligence; personal injury; damages; motion for additur; claim that trial court	1
abused its discretion in granting plaintiffs' joint motion for additurs; failure	
of trial court to identify part of trial record that supported its conclusion that	
jury's failure to award noneconomic damages was unreasonable; whether jury	
reasonably could have determined that plaintiffs failed to prove any noneconomic	
damages for pain and suffering.	
Manere v. Collins	356
Breach of contract; breach of fiduciary duty; dissolution of limited liability company;	
claim that trial court improperly concluded that defendant limited liability com-	
pany's counterclaim stated claim on which relief could be granted; whether defend-	
ant pleaded facts which sufficiently alleged claim of breach of fiduciary duty;	
whether trial court improperly applied six year statute of limitations to defend-	
ant's counterclaim; whether defendant properly alleged action for accounting;	
whether trial court improperly rejected plaintiff's application to dissolve defend-	
ant limited liability company on ground of oppression pursuant to statute (§ 34-	
267 (a) (5)).	
Marshall v. Marshall	688
Dissolution of marriage; whether trial court acted within scope of this court's remand	
order when it used methodology of reasonable compensation to determine plain-	
tiff's pre-tax income in context of effectuating parties' separation agreement;	
whether trial court erred when it used plaintiffs reasonable compensation to	
determine his alimony obligation; claim that this court's previous determination	
that alimony calculation was to be made using pre-tax income was law of case; whether trial court improperly considered plaintiffs argument, which he did not	
advance in prior proceedings, that alimony obligation should be based on his	
reasonable compensation; whether trial court's determination of plaintiff's pre-	
tax income on basis of his reasonable compensation was clearly erroneous;	
whether trial court improperly modified alimony retroactively for period of four	
years prior to plaintiff's motion to modify alimony.	
McLoughlin v. Planning & Zoning Commission	307
Zoning; appeal from decision of defendant planning and zoning commission denying	٠.
plaintiffs' application for special permit to construct crematory in industrial	
zone; claim that Superior Court improperly concluded that there was substantial	
evidence in record to support commission's denial of application; claim that	
commission improperly failed to consider special permit application on merits;	
whether commission predetermined its denial of application.	
Nationstar Mortgage, LLC v. Zanett (Memorandum Decision)	901
Norwich v . Loskoutova (Memorandum Decision)	902
Pentland v. Commissioner of Correction	296
Habeas corpus; whether habeas court properly dismissed petition for writ of habeas	
corpus for lack of subject matter jurisdiction; whether petitioner was in custody	
at time he filed habeas petition; claim that sentences petitioner was serving and	
sentence on convictions he had completed when he filed habeas petition should	
be treated as consecutive sentences under Garlotte v. Fordice (515 U.S. 39) for murpose of advancing his release date	
τημέρους οι αμερατίστηα μια τρίραση αμίθ	

Rider v . Rider	466
Quiet title; fraud; breach of fiduciary duty; whether trial court properly granted motions to dismiss for lack of subject matter jurisdiction because plaintiff lacked standing; claim that, because Probate Court lacked statutory (§ 45a-646) authority to appoint conservator, all subsequent actions of Probate Court were void ab initio; claim that plaintiff had standing to bring certain claims that he alleged arose subsequent to resolution of his bankruptcy proceedings.	
Ross v. Ross Dissolution of marriage; motion for modification of alimony; motion for attorney's fees; claim that trial court abused its discretion in determining amount of modified unallocated alimony and child support order; failure to unbundle child support award from alimony award and to apply child support guidelines in modifying order; claim that trial court abused its discretion by ordering defendant to pay plaintiff's attorney's fees.	720
Ruscoe v . Commissioner of Correction (Memorandum Decision)	901
Schuler v. Commissioner of Correction	602
Habeas corpus; ineffective assistance of counsel; whether habeas court abused its discretion in denying petition for certification to appeal from judgment denying petition for writ of habeas corpus because certification to appeal form contained no specified grounds for appeal; claim that habeas court reasonably should have concluded that petitioner intended to appeal from denial of ineffective assistance of counsel claim; whether habeas court improperly denied claim of ineffective assistance of counsel.	
Silver v . Silver	505
Dissolution of marriage; claim that trial court abused its discretion by opening and modifying dissolution judgment in granting plaintiff's motion to "clarify and effectuate" dissolution judgment when plaintiff did not request such relief; whether trial court modified, rather than clarified, dissolution judgment; whether trial court property exercised its statutory (§ 52-212a) authority to open and	
modify dissolution judgment.	
Silver Hill Hospital, Inc. v. Kessler	742
Collections; claim that fact finder's conclusions were not based on evidence presented at trial; claim that fact finder improperly failed to consider defendant's contention that plaintiff had duty to contact Medicare to resolve coverage issue; whether trial court properly denied defendant's objections to fact finder's report; claim that hospital debt collection statute (§ 19a-673d) compelled judgment for defendant.	
Sosa v. Robinson	264
Alleged deprivation of plaintiff's federal constitutional rights; whether trial court erred when it dismissed for lack of subject matter jurisdiction counts of complaint that sought compensatory relief against defendant correctional institution employee in his individual capacity; whether defendant was entitled to summary judgment on count of complaint that alleged retaliation where plaintiff failed to submit evidence to create genuine issue of material fact that there was causal connection between his protected first amendment activity and adverse employment action; whether plaintiff failed to demonstrate existence of genuine issue of material fact as to defendant's discriminatory intent where plaintiff's prior termination from job as commissary line worker constituted legitimate, nondiscriminatory reason for denial of his application for employment in commissary; whether plaintiff's takings claim failed as matter of law where plaintiff neither alleged nor submitted any evidence regarding appropriation of property or any evidence of unconstitutional taking.	
Speer v . Skaats (Memorandum Decision)	903
State v . Byrne (Memorandum Decision)	902
State v. Castro	450
Murder; unpreserved claim that counsel's waiver of defendant's confrontation right was invalid because trial court failed to make finding that counsel's decision was legitimate trial tactic or part of prudent trial strategy; claim that right to confrontation can only be personally waived by defendant; claim that article first, § 8, of state constitution provides greater protection than federal constitution, rejected.	
State v. Curet	13
Possession of narcotics with intent to sell; motion to suppress; whether trial court	
properly denied defendant's motion to suppress; whether trial court properly concluded that search was lawful under exigent circumstances exception to war-	

rant requirement; whether trial court properly concluded that search was justified under emergency doctrine. State v. Elmassri (Memorandum Decision)	904
State v. Freddy T	577
say as set forth in provision of Code of Evidence (§ 8-3 (5)). State v. Pjura	802
State v. Rivera (AC 42388)	401
State v. Rivera (AC 43411)	487
State v. Robert B. Unlawful restraint in first degree; breach of peace in second degree; whether defendant's claim that his rights to due process and fair trial were violated when witness testified as to defendant's prior bad acts and arrests was preserved and of constitutional magnitude; claim that defendant was denied fair trial due to prosecutorial impropriety; whether defendant's unpreserved claim that trial court erred by failing to instruct jury on lesser included offense of unlawful restraint in second degree was waived.	637
State v. Syms	55
State v. Williams	427
Stilkey v. Zembko	165
Syms v. Commissioner of Correction (Memorandum Decision)	905 852

should be dismissed as moot for failure to challenge each of court's independent bases for its ruling; whether trial court abused its discretion in granting motion in limine; whether trial court abused its discretion in denying plaintiff's request to amend complaint.